

PTO/SB/30 (08-00)
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Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000, provides for continued examination of an utility or plant application filed on or after June 8, 1995.

See The American Inventors Protection Act of 1999 (AIPA).

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10/010,808
November 13, 2001
Pentti NIEMINEN
2838
Jeffrey L. Sterret
60279.00048

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This	is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.										
	NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may										
	wish to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.53(d) (PTO/SB/29) instead of a RCE to be eligible for										
	the patent term adjustment provisions of the AIPA. See Changes to application Examination and Provisions Application Practice, Fine Rule, 65										
	Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office 47 (Apr. 11, 2000), which										
	established RCE practice.										

1.	S	ubmis	ssior	requ	iired i	under (37 C.F.I	R. § 1.	114)								
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		i.	\boxtimes		sider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on an anendment(s) referred to above will be entered).													
		ii.		Con	sider	the are	jument	s in the	e Appo	eal Brie	ef or Rep	ly Brief	pre	eviously filed on				
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	а.	LJ			pension of action on the above-identified application is requested under 37 C.F.R. § 1.103(c) for months. (Period of suspension shall not exceed 3 months; Fee under 37 C.F.R. § 1.17(i) required)													
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J.	Ŀ	563		THE K	JE 166	under 37	C.F.K. 9	; 1.17(e)	is requi	irea by 3	/ C.F.R. §	1.1/14 whe	n tn	e RCE is filed.		H.		
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